Docket in case # 20ase 7x00-0x-00404-NSR Document 97 Filed 01/17/24 Page 1 of 3

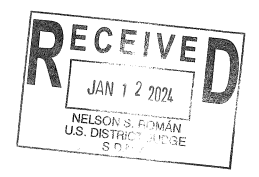
As: Defendant Letter Date: 1/17/2024

Andre Decker, Pro se Litigant (368427/14224-052)

Hudson County

30-35 Hackensack Avenue

Kearny, New Jersey 07032



Re: United States -v- Andre Decker, 20 Cr. 104

Ex Parte Motion for Funds to Obtain Expert

Assistance for Defense

Dated: January 08, 2024

Honorable Nelson S. Roman

U.S. District Court for the Southern District of New York

300 Quarropas Street

White Plains, New York 10601

I hereby request funds in the form of a single payment of one-thousand-five-hundred dollars and zero cents(\$1,500.00). Funds payable to Attillah McKenzie(D.O,B. 02/01/1984), who is a Behavioral Technician with 17 years of experience in the field of behavioral development of troubled individuals from childhood to adulthood. I require Attillah McKenzies assistance as an expert for the preparation of my defense.

Respectfully Submitted,

Andre Decker, Pro Se

Anda DecFer (368 1-7/1429-32)

Case 7:20-cr-00104-NSR Document 97 Filed 01/17/24 Page 2 of 3 DV DANIELS NJ 070 30-35 Hackensack Arence Kearny, New Jersey 07032 10 JAN 2024 PM 7 ZIP 07306 \$ 000 U.S. Dist. Cont for the Southern Disg. N.Y. 300 Quarropas street white Plains, New York 10601 NELSON S GOMAN U.S. DISTRICT JUDGE 10501-414000

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Legal Mail

